## LAWS MARYLAND.

CHAR

the twenty-eighth day of May, in the year of our Lord one thousand seven huncing and the fix, convey unto the faid Peter Leatherman two tracks or parcels of land, lying and beam and faid county, called Green Brier and Maple Spring: And whereas the faid John Kop acqui title to the property aforefaid after his emigration to, and fettlement in, this flate, and be he had become naturalized agreeably to law, whereby the title of the faid John Kolp to the aforesaid lands, at the time of the conveyance aforesaid, has become doubtful; therefore,

Title vested,

II. BE IT ENACTED, by the General Affembly of Maryland, That the title to the aforefaid lan be and the same is hereby as amply and fully velted in the aforesaid Peter Leatherman, to intents and purposes, as if the said John Kolp had been naturalized before his title to the property had been acquired, faving nevertheless to all perions whatsoever, who may have a quired, under the present existing laws of this state, a title to the property aforesaid, or any

C H A P.

Passed Jan. 15.

Preamble.

An ACT for the relief of Margaret Lucorst, of Frederick county. THEREAS it hath been represented to this general assembly, by the petition of Margaret Lucorst, of Frederick county, widow of Luke Lucorst, of the faid county, deceased, that the faid Luke Lucorst, by his last will and testament in writing, bearing date the seventh ! day of February, in the year of our Lord one thousand seven hundred and ninety-four, did give and bequeath unto his faid wife Margaret, all and every part of a lot of ground number one, with the buildings and improvements thereon, lying and being in Pence-town, being an addition to Frederick-town, in the county aforesaid: And whereas the said Luke Lucorst acquired the

XIII.

aforesaid property after his emigration to, and settlement in, this state, and before he had become naturalized agreeably to law, whereby the title of the faid Luke Lucorst to the aforefaid property has become doubtful; therefore,

Title vested.

II. BE IT ENACTED, by the General Assembly of Maryland, That the title to the aforesaid property be and the same is hereby as amply and fully veited in the aforesaid Margaret Lucorit, to all intents and purposes, as if the said Luke Lucorst had been naturalized before his title to the faid property had been acquired; faving nevertheless to all persons whatsoever who may have acquired, under the present existing laws of this state, a title to the property aforesaid, or any part thereof.

Passed Jan. 10.

C H A P. XIV. An ACT for the relief of Andrew Buchanan.

Preamble.

ATHEREAS Andrew Buchanan, of the city of Baltimore, merchant, by his petition to this general affembly has let forth, that by reason of many missortunes and losses in trade he is unable wholly to fatisfy his creditors: And whereas it appears that the faid Andrew Buchanan did, by a certain deed in writing, on the twenty-first day of July, in the year of our Lord one thousand seven hundred and ninety-seven, convey, assign and transfer, unto John Hoskins Stone and Walter Dorsey, in trust, all his property, real, personal and mixed, and all his books, papers, and evidences of debts of every kind, for the benefit of fuch of his creditors as might thereafter fign the faid deed, either in perion or by attorney, within twelve months from the date of the same: And whereas it also appears that two thirds in value of the creditors of the faid Andrew Buchanan either possess mortgages upon the real property of the faid Andrew Buchanan, or have actually figned the faid deed of truft, and that there is every reason to believe, from the letters and affurances of the agents of other creditors of the faid Andrew Buchanan, that feveral others of the faid creditors, not now residing within the limits of the United States, will, by attorney, fign the faid deed; from all which circumstances it appearing to this general affembly reasonable to grant the said Andrew Buchanan relief; therefore,

A. Buchanan

II. BE IT ENACTED, by the General Affembly of Maryland, That the faid Andrew Buchanan be discharged, &c. and he is hereby discharged from all debts, promises, contracts, covenants and agreements, due, owing or growing due, incurred, contracted, made or entered into, by him, in his separate capacity, or in partnership of trade, before the date of the said deed, so as aforesaid made in trust to John Hoskins Stone and Walter Dorsey; and that the said deed shall be valid and remain and enure, fully and effectually in law and equity, to all intents and purposes, and to such perfons, and on such terms, as are therein described and expressed; provided that any property which the faid Andrew Buchanan has acquired, or shall acquire, by descent, since the date of the faid deed, and any property which he has acquired, or shall acquire, since the date of the faid deed, in his own right, by devife, bequest, or in a course of distribution, shall be liable the payment of his faid debts; and provided also, that the discharge of the said Andrew Buc nan in virtue of this act, shall not discharge any person who now is or shall be liable or answer. ble for him in any manner whatfoever for any order, promife, contract, covenant or agreement due, owing or growing due, incurred, contracted, made or entered into, before the date of the Said deed.

When fraud is alleged he may be examined, &c.

III. AND BE IT ENACTED, That if any creditor of the faid Andrew Buchanan shall, with two years from the passage of this act, allege in writing to the chancellor, or to the gener court of the western shore, or the county court of the county where the said Andrew Buchan shall relide, that he hath, before the date of the faid deed, or the passing of this act, directly indirectly fold, conveyed, assigned, or otherwise disposed of, or purchased in trust for himselt, any of his family or relations, or any other person or persons, intrusted or concealed, any persons, intrusted or concealed, and persons are concealed, and persons are concealed, and persons are concealed, and persons are concealed, and any persons are concealed, a of his property of any kind, or any part of his debts, rights or claims, thereby to deceive or fraud his reditors, or any of them, or to receive or expect any pront or advantage thereby that he has passed bonds, or other evidences of debt, either without consideration, or on a proper confideration, or lost more than one hundred pounds current money by gaming at an